

(e) <u>Kolman@KolmanLaw.com</u> • (t) 215-750-3134 • (f) 215-750-3138

KOLMANLAW.COM

April 27, 2022

Honorable Juan R. Sanchez, Chief Judge 14613 U.S. Courthouse 601 Market Street Philadelphia, PA 19106

Re: Louis Basson van Rooyen v. Bri Stern

United States District Court, EDPA

Civil No: No 22-cv-01578

Dear Judge Sanchez:

I appreciate and thank you for your prompt attention in contacting my office regarding the above-captioned matter. Through occurrences over the past several days, I am now of the opinion that a hearing on the Temporary Restraining Order will not be necessary.

Respectfully Submitted,

KOLMAN LAW, P.C.

/s/ Cimothy M. Xolman
Timothy M. Kolman, Esquire

414 Hulmeville Ave Penndel, PA 19047 (215) 750-3134 Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Letter of Correspondence to the Court relating to a Hearing on the Temporary Restraining Order is no longer necessary. This letter was served upon the Defendant Bri Stern, via email at <u>BSternBusiness@gmail.com</u>..

Respectfully Submitted,

KOLMAN LAW, P.C.

/s/ Timothy M. Kolman

Timothy M. Kolman, Esquire 414 Hulmeville Ave Penndel, PA 19047 (215) 750-3134 Attorney for Plaintiffs

Dated: April 27, 2022